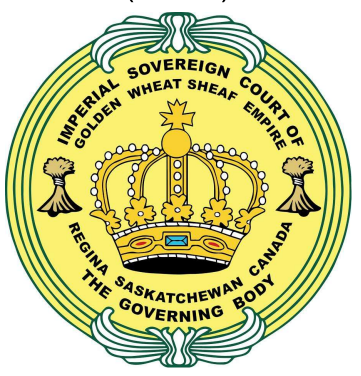
Official Documents of the Regal Social Association of Regina, Inc. (RSAR)



Imperial Sovereign Court of the Governing Body, Golden Wheat Sheaf Empire (ISCGBGWSE)

Bylaws

1.0 AIMS & OBJECTIVES

- 1.1 To assist other non-profit community groups in the goal of the betterment of society.
 - 1.1.1 The Association shall donate annually to charitable or non-profit organization(s), as selected by the reigning Monarchs. The charitable donation amounts will be approved by the Board.
 - 1.1.2 The list of charities receiving money each year is at the discretion of the reigning Monarch(s).
- 1.2 To establish a bursary fund for deserving individual(s) from the community to help further their educational endeavours.
- 1.3 To attain and/or hold any property, item, or article which assists the Association in achieving these goals.
- 1.4 To elect or bestow a small number of honourary 'titles' to individuals who have diligently worked to attain the Association's objectives.

2.0 FISCAL YEAR

2.1 The fiscal year of the Association shall be from October 1 to September 30, commencing on October 1, 2001.

3.0 MEMBERSHIP

- 3.1 All Active and Associate membership to the Association shall expire at the end of each fiscal year. Lifetime memberships do not expire but are subject to the Bylaws and Rules and Regulations regarding withdrawal or expulsion as determined by the Association and the Board of Directors of the Association.
- 3.2 Annual membership dues shall be set by the Board of Directors annually, prior to the end of the fiscal year. Any change(s) to membership dues shall become effective at the commencement of the next fiscal year. Annual membership dues shall not be less than five (5) dollars and shall not be in excess of fifteen (15) dollars Canadian.
- 3.3 Memberships purchased prior to the Annual General Meeting (the AGM) shall be effective from the day the membership form and fees have been submitted. Memberships can be purchased afterward and take effect upon Board approval at the next scheduled meeting. Memberships cannot be backdated.
- 3.4 A valid membership shall consist of a completed membership form and an accompanied payment. Application forms will be the responsibility of the board Secretary and made available for purchase at Victory Brunch following the annual Coronation Ball.
- 3.5 Any member may withdraw from membership upon giving notice, in writing, to the Board of Directors and acknowledging that such action results in a retraction of all membership privileges until membership is renewed. No membership dues shall be refunded.
- 3.6 Any member may be expelled from membership for violation(s) of the Bylaws, Rules and Regulations, and/or Code of Conduct of the Association. No membership dues will be refunded. Section 4.0 (Bylaws).
- 3.7 Any general member may submit correspondence or a letter to the Board for action. That said, any letter submitted to the Board must be sent to the Secretary or the President of the Board. Once received, the Secretary will bring it to the Board's attention at the next scheduled meeting. Letters of correspondence received through other means may not be acted on.

4.0 ALLEGATIONS & DISCIPLINE

- 4.1 Any allegation of misconduct must be submitted, in writing, to the President and/or secretary of the Board of Directors within fifteen (15) calendar days of the date the stated offense is alleged to have occurred. The allegation must clearly state the details of the alleged offence (ex: who, what, where, when, names of witnesses, etc.) The allegation must be signed by the individual submitting the complaint.
- 4.2 The following steps must be completed within sixty (60) calendar days;

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- 4.2.1 The President (or third party) or an independent mediator will meet with both the complainant and the accused to seek a resolution without formal proceedings. Depending on the severity (e.g. theft, violence) these steps may be suspended.
- 4.2.2 If mediation does not resolve the issue, the Board will establish a three-person sub-committee to investigate the allegation. The accused must receive a full, unredacted copy of the complaint and be allowed to present their side. Both parties should have the option to present witnesses and evidence in a dignified and controlled setting. Throughout the investigation, the sub-committee will prioritize the emotional safety of all involved, ensuring that the setting is respectful and non- threatening.
- 4.3 Following the investigation or hearing, the sub-committee shall report their findings and conclusions to the Board in a closed session, who shall determine what discipline, if any, is appropriate.
 - 4.3.1 The Board may, by a two-thirds (2/3) majority vote by secret ballot, suspend any member's privileges for violation(s) of the Bylaws, Rules and Regulations, and/or Code of Conduct, either until the member's privileges are reinstated by the Board, or until a special meeting can be convened. The meeting must be convened within thirty (30) calendar days of the suspension.
 - 4.3.2 In any situation in which either the complainant or the accused are members of the Board, they shall be required to absent themselves during any vote on the matter.
 - 4.3.3 The decision of the Board regarding the outcome of their investigation shall be communicated to the complainant and the accused in writing within seven (7) calendar days.
- 4.4 Should either the complainant or the accused be unsatisfied with the decision of the organization, either recipient may utilize the appeal process as defined under section (11.0 bylaws).
 - 4.4.1 In areas of Protocol, these allegations shall be managed through the College of Monarchs who shall convene with the title holder about incident to provide mentorship and reason behind the meeting. If the individual choses to ignore mentorship in proper protocol of a title holder a disciplinary recommendation shall be forwarded to the Board of Directors for third party review, discussion and approval.
- 4.5 The Head of College may convene an investigation and/or hearing process for any allegations made against a member of the College or current reign, following the above stated parameters (see articles 4.1 through 4.4 Bylaws). Recommendations from the Head of College are submitted to the President and must be approved by the Board before taking effect.
 - 4.5.1 A complaint filed with the Board cannot also be investigated by the College. Double jeopardy applies in such instances.
- 4.6 Any member who receives a formal disciplinary ruling, in excess of a warning, is ineligible to hold an elected or appointed a new title for a minimum of one (1) year following the ruling unless the action imposes longer penalty.

5.0 MEETINGS OF THE ASSOCIATION

- 5.1 The Association is able to hold three (3) types of meetings: A Board of Directors Meeting, an Annual General Membership Meeting (AGM), and a Special General Membership Meeting (SGM).
- 5.2 Any meeting of the Association, while in session, shall be guided by an acting Chairperson, following the rules of order used by the Association, in compliance with the Non-Profit Corporations Act of Saskatchewan.
- 5.3 Board of Directors Meetings
 - 5.3.1 Quorum for a meeting of the Board of Directors is fifty percent (50%) of the current Board members, which must also include at least half (1/2) of the current Executive Committee. If quorum is not present no business transactions can be enacted and will need to be rescheduled for the next Board meeting. If a

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- business transaction is brought forward in a chat forum, quorum requirements would still apply. In a chat, quorum would be recognized as having 50% of the Board members including half of the Executive committee seeing and/or commenting on the transaction. Any decision agreed to in a chat would be documented in the minutes of the next scheduled Board meeting.
- 5.3.2 Any eligible vacancy that shall occur during the fiscal year shall be filled only at a Special General Membership Meeting called for such a purpose.
- 5.3.3 Board of Directors meetings shall be held as often as required, but at least once every three (3) months. These meetings shall be called by the President.
- 5.3.4 Board of Directors meetings shall be open to the membership of the Association and any visitors, except for closed sessions declared by a majority vote of the Board members present when dealing with matters of a sensitive nature (ex: disciplinary actions).
- 5.3.5 A special meeting of the Board shall be called either upon the petition of any two (2) members of the Board, provided that they request the President, in writing, to call such a meeting and state the business to be brought before the Board.
- 5.3.6 Notice of a scheduled meeting of the Board must be given to Board members either at the conclusion of a scheduled meeting or with ten (10) days notice. Emergency meetings may be scheduled on short notice providing that quorum of the Board of Directors will be present. Notice of scheduled Board meeting(s) may be issued to general members.
- 5.3.7 The Board of directors may utilize social media tools (e.g. private chat group) to communicate between formal meetings. (See Article 5.3.1 Bylaws)

5.4 Annual General Meeting (AGM)

- 5.4.1 The Association shall hold an Annual General Membership Meeting within the first sixty (60) days of each fiscal year. Due notice of the meeting shall be given to all current members by twenty-one (21) days notice. At the AGM, elections shall be held for the eligible Board of Directors positions as described in 6.0 Board of Directors.
- 5.4.2 Any Active member in good standing shall be eligible for any position in the Association, as long as their application or nomination is in accordance with the Bylaws, Rules and Regulations, and the laws and/or requirements of the Government of Saskatchewan.
- 5.4.3 Quorum for any duly called General Membership Meeting of the Association (Annual or Special) shall consist of the Active members present, which must include at least fifty percent (50%) of the Executive Committee members.
- 5.4.4 Any Active member or Lifetime member of the Association, whose membership is current and in good standing, shall have the right to vote at any duly called membership meeting of the Association. Voting at the AGM will be in person or by electronic means as long as it allows for the voter to remain anonymous and are present virtually.
- 5.4.5 Voting will not be allowed by proxy.

5.5 Special General Meeting (SGM)

- 5.5.1 A Special General Membership Meeting may be called by the Board of Directors or upon the petition of ten percent (10%) of the current Active members in good standing, provided that they request the President, in writing, to call such a meeting. Notice stating the business to be brought before the meeting must be given to each Active member by either fifteen (15) calendar days notice by prominently placed posting, or by three (3) calendar days notice by email.
- 5.5.2 Motions brought forward at a SGM for a vote must have a 2/3 majority of the members present before the motion may be passed.
- 5.5.3 SGM's must maintain quorum requirements. (See 5.4.3 Bylaws)
- 5.5.4 Where there is more than one option being voted on, multiple votes may be required to eliminate the options with lower vote counts until one option receives a 2/3 vote.

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6.0 BOARD OF DIRECTORS

- 6.1 The Board of Directors are the governing body of the Association and shall have full control of the affairs of the Association, subject to the Bylaws, Rules and Regulations, Code of Conduct, and directions given to it by a majority vote at any duly called membership meeting.
- 6.2 The Monarch(s), are the titular heads of the organization, especially to the community at large, and should be treated as such at all times.
- 6.3 The Board of Directors is charged with the overall orderly functioning of the internal operations of the Association, and their primary purpose is to assist The Monarchs in their duties and in achieving their reign's goals as long as these concur with the Aims & Objectives, Bylaws, Rules and Regulations, and Code of Conduct of the Association.
- 6.4 The Board of Directors shall consist of:
 - 6.4.1 President
 - 6.4.2 Vice-President
 - 6.4.3 Secretary
 - 6.4.4 Treasurer
 - 6.4.5 The reigning Monarch(s)
 - 6.4.6 Head of the College of Monarchs
 - 6.4.7 Minimum of two (2) Member(s) at Large

6.5 The President shall:

- 6.5.1 Preside over all Association and Board meetings. In the absence of the President, the Vice-President will preside, or a chairperson will be elected.
- 6.5.2 Shall only vote in the event of a tie, and shall cast the deciding vote.
- 6.5.3 The President will collect feedback from Board members during meetings or through designated online communication channels, ensuring respectful discussions. The President acts as moderator for any official forums.
- 6.5.4 The President will be responsible for the following activities at the start of each new reign/Board:
 - 6.5.4.1 Ensure the Boad transitionary documents are up to date and have been shared with incoming or potential Board members. These include but may not be limited to: Board Orientation guide, RSAR Checklist, HOC Checklist/Letter.
 - 6.5.4.2 The President will be responsible to ensure that Board members have completed the appropriate Onboarding documentation.
- 6.5.5 In accordance with the definition of "in camera", the President may identify agenda items, or meetings that should be "in-camera". Further to this, the President will provide direction to members of the Board the conditions or reasons for this designation.

6.6 The Vice-President shall:

- 6.6.1 Assist in the preserving order at all meetings of the Association.
- 6.6.2 Will assume all the duties, responsibilities, and the authority of the President in their absence.

6.7 The Secretary shall:

- 6.7.1 Maintain all permanent records of the Association, unless delegated by the Board, to another individual.
- 6.7.2 The Secretary shall attend all meetings of the Association and of the Board, and shall keep accurate minutes of these meetings.
- 6.7.3 In the absence of the Secretary, the Secretary's duties shall be appointed to another Director.
- 6.7.4 Have charge of the Seal of the Association which, must be authenticated by the signatures of the current Secretary and President, or Vice-President if one is available.
- 6.7.5 Ensure that the Association's Annual Return and all required legal documents are filed with the Province of Saskatchewan in compliance with deadlines.
- 6.7.6 Have charge of all correspondence of the Association and be under the direction of the President and Board of Directors.

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- 6.7.7 Maintain a record of all members, including membership type and their contact information. Members are responsible for informing the Secretary of any changes to their contact details.
- 6.7.8 Ensure that all notices of the various meetings are posted as required.
- 6.7.9 They shall also ensure that all annual dues, fees, or assessments levied by the Association are collected and promptly turned over to the Treasurer for deposit.
- 6.7.10 The Secretary must transfer all organizational records to the incoming Secretary at the end of their term to ensure continuity.
- 6.7.11 The Secretary will collect required documentation from incoming Board members, as outlined in Section 6.17 & 6.18 of the Bylaws, for historical reference. Upon a Board member's departure, their documentation may be destroyed.
- 6.7.12 The Secretary manages access to organizational email accounts used for Board correspondence and events. The RSAR Checklist Guide will be referenced for managing account credentials.
- 6.7.13 The Secretary will maintain organizational source documents, including but not be limited to the following, which are available to members upon request: Board Orientation guide, RSAR Checklist guide, RSAR Declaration, Organization Non-Disclosure Agreement, Committee Terms of Reference (e.g. EOY, Monarch), RSAR package (articles of the organization)
- 6.7.14 The Secretary will record minutes of all Board meetings. For in-camera sessions, only the agenda item and resolution will be recorded, as the discussion is considered private.

6.8 The Treasurer shall:

- 6.8.1 Receive all funds and shall be responsible for the deposit of such funds into the accounts of the Association, unless the Board of Directors request otherwise.
- 6.8.2 Properly account for all funds and/or assets of the Association and keep accounting books and/or records as may be directed by the Association in accordance with the laws of the Province of Saskatchewan. The Treasurer shall present a fully detailed account of the receipts and expenditures of the Association to the Board of Directors at every Board meeting or when otherwise requested.
- 6.8.3 Prepare a financial report including duly reviewed and/or audited financial statements for submission at the AGM and submit a copy to the Secretary for inclusion in the Association's Annual Return.
- 6.8.4 Revenue from gaming activities will be tracked and reported separately from the RSAR and Bursary accounts. These funds may be co-managed with the Gaming Officer (see 6.20 Bylaws).
- 6.8.5 It will be the responsibility of the Treasurer to conduct a hand off as they complete their term with the incoming treasurer. Further, financial records of the organization for the previous seven (7) years should be archived and made available to the incoming treasurer.
- 6.9 The Board of Directors may at any time appoint committees, members of which may be Board directors, members of the Association, and/or persons from the community at large. These committees shall report directly to the Board.
- 6.10 The positions of President and Treasurer shall be elected for a term of two (2) years, with the elections held in odd-numbered years.
- 6.11 The positions of Vice-President and Secretary shall be elected for a term of two (2) years, with elections held in even-numbered years.
- 6.12 In the event that any of the above positions become vacant before the completion of the term, a special election may be held to fill the vacancy for the remainder of the unexpired term. Such special elections may occur outside the regular election schedule at the discretion of the Board.
- 6.13 An SGM for the sole purpose of impeachment of any director shall be called by a simple majority of the Board of Directors, or by a written petition signed by fifty percent (50%) of the

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current Active or Lifetime members. Notice of any such meeting shall be in accordance with Section 5.5 (Bylaws).

- 6.13.1 Any director is subject to the terms of impeachment for any actions that are in violation of the Association's Bylaws, Rules and Regulations, and/or Code of Conduct upon a two-thirds (2/3) majority vote in favour of impeachment of those Active or Lifetime members in attendance at the meeting.
- 6.14 No member may hold more than one (1) position on the Board of Directors at any one time, unless deemed necessary.
- 6.15 Any Board member who fails to attend three (3) consecutive regular Board meeting without just cause will have effectively tendered a resignation from the Board. The remainder of the Board, at that time, may or may not decide to declare the Board position vacant.
- 6.16 Upon election, each Board member must sign a Non-Disclosure Agreement (NDA). Failure to adhere to the NDA may result in disciplinary action.
- 6.17 Board members must declare that they have read the articles of the RSAR.
- 6.18 Board members must recuse themselves from voting on matters where they stand to personally benefit.
- 6.19 The Board may appoint up to three (3) officers who will have the following responsibilities. These positions will be appointed from the general membership by the current reign with approval of the Board of directors. These positions will not hold voting rights on the Board:
 - 6.19.1 Social media Officer: Responsible maintaining the organization's social media accounts including event communications. The officer will serve a one (1) year term in conjunction with the current reign. They will report to the Board on activities taken between meetings. They are also responsible for developing or maintaining training materials for social media use.
 - 6.19.2 Gaming Officer: Responsible for managing events requiring SLGA licenses. The Officer will co-manage a separate bank account for these events and have signing authority. They will serve a one (1) year term in conjunction with the current reign. They will report to the Board on activities taken between meetings.
 - 6.19.3 Sponsorship Officer: Responsible for coordinating with potential sponsors and initiating discussions on sponsorship types and benefits. This officer will serve a one (1) year term in conjunction with the current reign. They will report to the Board on activities taken between meetings.

7.0 FUNDS OF THE ASSOCIATION

- 7.1 The President, Vice-President, Secretary, and Treasurer are required signing authorities for any financial transactions involving the funds of the Association. Signing authority changes must be completed with the financial institution within sixty (60) days of taking office for both the RSAR and Bursary accounts.
- 7.2 In general, the reigning Monarch(s) as well as members of their house will be discouraged from managing or accepting funds of the association. In cases where unavoidable, all funds should be given to the Treasurer or designated Board member as soon as reasonably possible.
- 7.3 The President, Vice-President, and Treasurer shall be the authorized signing officers of the general operating funds of the Association.
 - 7.3.1 One signature must be either the President or the Treasurer on all forms and in all financial matters of the Association, including the Bursary fund.
 - 7.3.2 The second signature may be from the aforementioned list, with the exception of the Bursary fund which must include a signature from the Head of the College of Monarchs.
 - 7.3.3 In the event of the unavailability of one or more of the above authorized signing authorities, current members of the Board may be appointed as signing officers by the Board.
 - 7.3.4 In a situation where there is a conflict of interest with the signing authority, a new designated signing authority will be chosen from the Board of Directors to ensure the funds of the Association, inclusive of the Bursary account, are protected.

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8.0 AUDITING

- 8.1 All of the financial records of the Association will be reconciled with the financial institution account. This will be completed at a minimum twice a fiscal year, pre and post Coronation. The audit will include the President, Head of College and Treasurer. Unless an audit is waived by a majority vote of the membership in attendance at the AGM, the Treasurer is charged to arrange for an audit of all financial documents, as outlined by the Non-Profit Corporations Act of Saskatchewan.
- 8.2 The annual review of the Association must be completed before presentation of the Treasurer's Annual Report at the AGM with the results of both being submitted immediately to the Government of Saskatchewan.
- 8.3 All records of the Association may be inspected by a member of the organization who is in good standing. They would coordinate this review with the Secretary of the Board.

9.0 REMUNERATION

- 9.1 Any and all remunerations shall be recorded in the files of the Association and are considered public knowledge for all members to be made aware of.
- 9.2 An annual travel fund will be established to assist the Monarch(s) defer travel expenses throughout their reign.
 - 9.2.1 This fund will represent 5% of funds raised during their year.
 - 9.2.2 These funds can be used for the following expenses: flights, hotel costs, car rentals, gas, out of town ball tickets, gifts for out of town stepping down Monarch(s).
 - 9.2.3 Supporting receipts are required for payment to be issued. Disbursement of funds at the end of the year will be determined by the Board in consultation with the reigning Monarch(s).
- 9.3 Under the International Court System (ICS), each Court may include one or more Red Coat(s). Each Red Coat is responsible to pay dues to the ICS as they represent their home court. Further, under the articles of the ICS, a Red Coat may seek support from the home court towards the annual fees they must pay to the ICS. Therefore, an application may be made to the RSAR Board to receive support up to a maximum of \$250.00 per year. Board approval will be required to a 2/3 majority.

10.0 **AMENDING OF THE BYLAWS**

- 10.1 The Bylaws, Rules and Regulations, Mission and Code of Conduct may be rescinded, altered, or added to by means of a resolution brought to a General Membership Meeting, requiring a two-thirds (2/3) majority vote for adoption by those Active and Lifetime members in attendance of the meeting.
- 10.2 Call for submission of proposed amendments to these Bylaws and/or the Rules and Regulations shall be provided with the Notice of the General Membership meeting at which such amendments are to be heard (minimum twenty-one (21) calendar days in advance).
- 10.3 All proposed amendments must be in writing and submitted to the Secretary of the Association no less than seven (7) calendar days prior to the General Membership meeting.
- 10.4 All amendments to the Bylaws and/or the Rules and Regulations approved by the membership shall become effective upon adjournment of the General Membership meeting at which they were adopted, unless the resolution specifically states otherwise. No amended Bylaw shall be applied retroactively.

11.0 APPEAL PROCESS

- 11.1 A general member may wish to appeal a decision rendered, either through an action by the Board a subcommittee or other body of the association. Should this event occur, the following steps can be followed by the general member requesting an appeal:
 - 11.1.1 All appeals must be submitted in writing within seven (7) calendar days of the decision. The appeal must clearly detail the nature of the decision, its context, and the reasons for the appeal.
 - 11.1.2 Appeal letters will be submitted to the Secretary and/or President of the Board. In the event that both of these people may be considered in conflict, another executive member of the Board would be the recipient of the request.

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- 11.1.3 On receipt of the appeal, the Board has fifteen (15) days to respond to the appeal request. The Board, excluding those specifically named in the complaint, will identify a three-member panel to accept, investigate and provide recommendations on the appeal.
- 11.1.4 The panel will consist of at least one Board executive and two impartial parties. These may be selected from the general membership, or external individuals provided they are unbiased.
- 11.1.5 The panel may call witnesses and/or supporting documentation to assess the appeal.
- 11.1.6 Burden of proof will fall on the complainant.
- 11.1.7 At the end of the fifteen (15) calendar days, the panel will submit a report to the Board. The decision will be binding for all parties and recorded in the minutes of the next Board meeting.
- 11.1.8 Following the presentation of the Report to the parties involved the person making the appeal will be afforded the opportunity to challenge the decision of the Appeal committee via SGM.
- 11.1.9 A request to hold an SGM is required, it must be held within seven (7) calendar days of the appeal report.
- 11.1.10 If a SGM is required, it must be held within fifteen (15) calendar days of the request for an SGM.
- 11.1.11 The vote at the SGM will be considered binding on both parties and must be at least 2/3 vote in favour of one side or the other.

12.0 IDEAS TO THE BOARD/ORGANIZATION

- 12.1 In order to solicit ideas for the organization from individuals of the community, an idea mailbox will be created: rsar.ideas@gmail.com. This mailbox will be governed as follows:
 - 12.1.1 Ideas may not be limited to the College of Monarchs, the Board or other areas of the organization.
 - 12.1.2 Ideas received may/may not be acted on.
 - 12.1.3 All ideas will be acknowledged to have been received.
 - 12.1.4 The sender/author may/may not be contacted for further information.
 - 12.1.5 Ideas may not be limited to residents of Saskatchewan.
 - 12.1.6 Priority or action plans may be limited to residents of Saskatchewan or prior college members.
 - 12.1.7 Ideas that have a financial impact to the organization may/may not be acted on.
 - 12.1.8 The author for ideas received will only be known to the people monitoring the mailbox and/or members of the Board.
 - 12.1.9 When submitting an idea, you are encouraged to include details on how you think it could be implemented.
 - 12.1.10 Complaints must continue to follow the existing process i.e. Allegations & Discipline as defined in the Bylaws and will not be acted on if submitted via this method.
- 12.2 The Board will establish a standing committee to review ideas received.
 - 12.2.1 The standing committee will consist of the President of the Board, Head of College and a third member identified by the Board.
 - 12.2.2 The third member will be drawn from the general membership of the current reign.
 - 12.2.3 The standing committee will be updated with the election of each new Board.
 - 12.2.4 The committee will be responsible for the following:
 - 12.2.4.1 Acknowledge receipt of the email/idea in the mailbox
 - 12.2.4.2 Determine what action (if any) can/should be taken in response to the idea.
 - 12.2.4.3 Provide recommendations to the Board that includes the idea along with the action plan in response
- 12.3 While the organization is not able to control the type or form of ideas received following this method, the Board may/may not take action based on the form/type of response received.

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- 12.3.1 Should the author of the message be a current member of the organization and the message is not in compliance with the articles of the RSAR, the Board may take steps to respond as permitted under the articles.
- 12.3.2 As part of the response, depending on the nature of the messaging, the Board may consider all forms to respond, which may or may not include legal actions.

13.0 **DISSOLUTION OF THE ASSOCIATION**

- 13.1 The disbanding and dissolving of the Association must be approved at a duly called SGM.
- 13.2 The disbanding and dissolving of the Association shall require a two-thirds (2/3) majority vote for approval by all Active and Lifetime members of the Association.
- 13.3 In the event that the Association is disbanded and dissolved, all assets are to be liquidated and all funds and proceeds are to be used to settle any outstanding debts and obligations. Any remaining funds shall be donated to the designated charities of the most recent Imperial House.

14.0 **SUPERSEDING CLAUSE**

14.1 This document repeals and supersedes all previous version of the Bylaws of the Association as of March 02, 2025.

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